INSTRUCTIONS:

Signature of authorized representative

COMPLIANCE WITH STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

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FORM CF-1 / Real Property

State Form 51766 (R3 / 2-13)

Statement of Benefits was approved before July 1, 1991.

Prescribed by the Department of Local Government Finance

PRIVACY NOTICE

The cost and any specific individual's salary information is confidential; the balance of the filing is public record per IC 6-1.1-12.1-5.1 (c) and (d).

MAY 1 0 2018

CITY CLERK

Date signed (month, day, year)

the compliance of the project with the Statement of Benefits (Form SB-1/Real Property). This form must accompany the initial deduction application (Form 322/RE) that is filed with the county auditor. This form must also be updated each year in which the deduction is applicable. It is filed with the county auditor

This form does not apply to property located in a residentially distressed area or any deduction for which the

Property owners must file this form with the county auditor and the designating body for their review regarding

and the designating body before May 15, or by the due date of the real property owner's personal property return

that is filed in the township where the property is located. (IC 6-1.1-12.1-5.1(b))

With the approval of the designating body, compliance information for multiple projects may be consolidated on one (1) compliance form (Form CF-1/Real Property).

TAXPAYER INFORMATION **SECTION 1** Name of taxpaver County George Bittar, Providence Medical Group, LLC VIGO Address of taxpayer (number and street, city, state, and ZIP code) DLGF taxing district number 2723 S 7th Street, Terre Haute, IN 47802 84002 Name of contact person Telephone number Virginia Hayes (812) 232-8164 **SECTION 2** LOCATION AND DESCRIPTION OF PROPERTY Estimated start date (month, day, year) Name of designating body Common Council of the City of Terre Haute 13-2006 July 1, 2006 Actual start date (month, day, year) Location of property 2723 S 7th Street, Terre Haute, IN 47802 July 1, 2006 Estimated completion date (month, day, year) Description of real property improvements Construction of building for use as a multi-specialty medical facility to 33,000 +/- square feet. For real estate July 1, 2007 description, see Exhibit A. Actual completion date (month, day, year) August 1, 2007 **SECTION 3 EMPLOYEES AND SALARIES** AS ESTIMATED ON SB-1 **ACTUAL EMPLOYEES AND SALARIES** Current number of employees 270 Salaries 7,000,000.00 16,560,559.41 Number of employees retained 247 270 Salaries 7,000,000.00 16,560,559.41 Number of additional employees 0 40 0.00 Salaries 2.800.000.00 **COST AND VALUES SECTION 4 COST AND VALUES** REAL ESTATE IMPROVEMENTS AS ESTIMATED ON SB-1 COST ASSESSED VALUE 1,500,000.00 Values before project Plus: Values of proposed project 4,000,000.00 Less: Values of any property being replaced 0.00 Net values upon completion of project 5.500.000.00 **ACTUAL** COST ASSESSED VALUE Values before project 132,700.00 Plus: Values of proposed project 3,926,700.00 Less: Values of any property being replaced 0.00 Net values upon completion of project 4,059,400.00 WASTE CONVERTED AND OTHER BENEFITS PROMISED BY THE TAXPAYER **SECTION 5** WASTE CONVERTED AND OTHER BENEFITS AS ESTIMATED ON SB-1 **ACTUAL** Amount of solid waste converted Amount of hazardous waste converted Other benefits: SECTION 6 TAXPAYER CERTIFICATION I hereby certify that the representations in this statement are true.



OPTIONAL: FOR USE BY A DESIGNATING BODY WHO ELECTS TO REVIEW THE COMPLIANCE WITH STATEMENT OF BENEFITS (FORM CF-1) THAT WAS APPROVED AFTER JUNE 30, 1991

INSTRUCTIONS: (IC 6-1.1-12.1-5.1 and IC 6-1.1-12.1-5.9)

- 1. Not later than forty-five (45) days after receipt of this form, the designating body <u>may</u> determine whether or not the property owner has substantially complied with the Statement of Benefits (Form SB-1/Real Property).
- 2. If the property owner is found NOT to be in substantial compliance, the designating body shall send the property owner written notice. The notice must include the reasons for the determination and the date, time and place of a hearing to be conducted by the designating body. The date of this hearing may not be more than thirty (30) days after the date this notice is mailed. A copy of the notice may be sent to the county auditor and the county assessor.
- 3. Based on the information presented at the hearing, the designating body shall determine whether or not the property owner has made reasonable efforts to substantially comply with the Statement of Benefits (Form SB-1/Real Property) and whether any failure to substantially comply was caused by factors beyond the control of the property owner.
- 4. If the designating body determines that the property owner has NOT made reasonable efforts to comply, then the designating body shall adopt a resolution terminating the property owner's deduction. If the designating body adopts such a resolution, the deduction does not apply to the next installment of property taxes owed by the property owner or to any subsequent installment of property taxes. The designating body shall immediately mail a certified copy of the resolution to: (1) the property owner; (2) the county auditor; and (3) the county assessor.

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| We have reviewed the | e CF-1 and | find that: | | | | | |
| the property own | ner IS in su | bstantial compliance | | | | | |
| the property ow | ner IS NOT | in substantial compliance | | | | | |
| other (specify) | | | | | , | | _ |
| Reasons for the determin | ation (<i>attach</i> | additional sheets if necessary) | | | | | |
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| Signature of authorized m | ember | | | | | Date signed (month, day, year) | |
| Attested by: | | - | + | Designating body | | | |
| If the property owne | r is found r side for the | not to be in substantial compliance purpose of considering complian | e, the proper nce. (Hearing | ty owner shall receive g must be held within t | the opportunity for thirty (30) days of | or a hearing. The following date and the date of mailing of this notice.) | |
| Time of hearing AM Date of hearing (month, day, year) Location of hearing | | | | | | - | |
| | | HEARING RESU | LTS (to be | completed after the f | rearing) | | |
| | | Approved | | Denied (see instr | uction 4 above) | | |
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| Signature of authorized m | iember | | | | | Date signed (month, day, year) | |
| Attested by: | | | Designating body | | | | |
| | | APPEA | L RIGHTS [| C 6-1.1-12.1-5.9(e)] | | | |
| A property owner w | hose deduc | ction is denied by the designating | body may a | ppeal the designating | body's decision t | by filing a complaint in the office of the | e r. |



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FORM SB-1 | RE

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- 4. Property owners threes Stetement of Esnessis was approved after June 30, 1991, which submit Form CF-VRE enturely to show compliance with the Stetement of Bessells. (IC 6-1.1-12-1-5.16))
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| We have reviewed our prior actions retained to the designation of this Economic Paydialization Area and find that the applicant meets the general standards adopted in the resolution previously approved by this body. Said resolution, pessed under 10.6-1, 1-12.1-2, provides for the following limitations as authorized and at 10.6-1, 1-12.1-2. A This designated area has been familiated as a period of time not be exceed. |
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| B. The type of deductorulat is allowed in the designated area is limited to: 1. Federal primary or rehabilitation of real estate improvements; 2. Desidentially dispressed areas |
| C. The invitation deplicable by redevelopment or 音音的idealogy is not new to デ |
| O. Other limitations or conditions (specify) |
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| trate a surpose a summars of means. The deduction period may not exceed five (5) years. If the Economic Raylia ficultion Ares was Forresidently in distressed ameas, the deduction period is. Imited to times (3), six (6), or ton (10) years. For ERAs after those 30, 2000, designated as an united development area private or an application the deduction period may not exceed the (10) years. An area designated as an united development area private or an application like after December 31, 1976, and private transport 1, 1935, are entitled to a ten (10) year declaration. |